

**BIENNIAL BUDGET ACT AND REQUESTED TECHNICAL CHANGES**

**CONTRACT AMENDMENT**

**to the**

**WISCONSIN WORKS (W-2) and RELATED PROGRAMS CONTRACT**

**for the period January 1, 2002 through December 31, 2003**

**by and between**

**the Wisconsin Department of Workforce Development**

**and**

**«Field1»**

The Wisconsin Works (W-2) and Related Programs Contract is amended to incorporate changes from the Biennial Budget Act and to issue technical changes requested by W-2 agencies.

**1. Contract section 7.2 heading is amended to read:**

**7.2 Biennial Budget Act**

**2. Contract section 26.5 is created to read:**

**26.5 Sanction for unallowable expenses.** In addition to the W-2 agency being liable for unallowed expenses, if the W-2 agency submits expense reimbursement claims to the Department that are found to be unallowable in an audit conducted or sponsored by the Department or by the Legislative Audit Bureau, the W-2 agency shall be liable to the Department for fifty percent (50%) of the amount of the unallowed expenses. (Provision required by sec. 9158(9e)(c) of 2001 Wis. Act 16.)

**3. Contract section 27 is amended to read:**

**27. Performance Bonuses**

(See Performance Standards for the 2002-2003 Wisconsin Works (W-2) and Related Programs Contract, Appendix E (updated October 31, 2001) to the Contract.)

**27.1 Total Performance Bonuses**

The total funding amounts for Performance Bonuses for all W-2 agencies will be established by the Biennial Budget Act. The total funding amounts for Level One Performance Bonuses will be allocated between Performance Standards categories as follows: sixty-five percent (65%) will be allocated to the Meet Priority Outcomes for Participants Performance Standards; and thirty-five percent (35%) will be allocated to the Deliver High Quality and Effective Case Management Services Performance Standards. The total funding amounts for Level Two Performance Bonuses will be allocated between Performance Standards categories as follows: sixty percent (60%) will be allocated to the Meet Priority Outcomes for Participants Performance Standards; thirty percent (30%) will be allocated to the Deliver High Quality and Effective Case Management Services Performance Standards; and ten percent (10%) will be allocated to the Deliver Services that Meet Customer Expectations Performance Standard.

**27.2 W-2 Agency Performance Bonuses Amount to be Earned**

The funding amount for Performance Bonuses that a W-2 agency has the potential to earn for each of the Performance Standards categories will be determined by the Department by multiplying the statewide funding amount for Performance Bonuses for each category by the W-2 agency's proportionate share of the total statewide W-2 Base Allocation. (See section 27.1 of the Contract.)

### **27.3 Requirements**

A W-2 agency must meet the Contract Compliance Benchmarks for all of the required Performance Standards in order to be eligible to receive Performance Bonuses. (See section 6.1 of the Contract.)

### **27.4 Level One Use Performance Bonus**

The funds earned by the W-2 agency by meeting the Level One Performance Bonus Benchmark may be used without restriction.

### **27.5 Level Two Performance Bonus**

The funds earned by the W-2 agency by meeting the Level Two Performance Bonus Benchmark may be used without restriction.

### **27.6 Allocation of Performance Bonuses to Level One and Level Two**

Within each of the Performance Standards categories (section 27.1 of the Contract) and within each W-2 agency allocation (section 27.2 of the Contract), the Performance Bonuses will be divided by the Department equally between the Level One and the Level Two, unless otherwise specified by law.

### **27.7 Measurement**

#### **27.7.1 Twenty-four (24) Months Data**

All performance criteria will be measured based on the data for the twenty-four (24) month contract period unless otherwise specified in the Department's document titled Performance Standards for the 2002-2003 W-2 and Related Programs Contract, which is incorporated by reference into the Contract.

#### **27.7.2 Exception**

The data for the first three (3) months of the Contract Period may be excluded in the performance criteria measurement for a W-2 agency that has the Contract for a W-2 geographic area for the Contract Period January 2002 through December 2003, but did not have the contract for the same W-2 geographic area for the contract period January 2000 through December 2001, if a written request to be excluded is submitted to the Department's Contract Manager by the W-2 agency by December 27, 2002.

### **27.8 Timeframe**

The Performance Bonus calculations by the Department will occur within three (3) months after July 31, 2004, which is the Department's financial close-out of the Contract or within three (3) months after the enactment of the 2004-2005 Biennial Budget Act, whichever is later. The Level One and Two Performance Bonuses will be distributed within sixty (60) calendar days of the calculation in this section.

## **4. Contract section 28.1 is amended to read:**

### **28.1 Submittal**

The W-2 agency shall submit its Civil Rights Compliance Plan ("CRC") in accordance with the Department's Policies and Procedures for CRC standards, to the Department's Contract Manager within sixty (60) calendar days of the Department's electronic publication of the Civil Rights Compliance Standards and Resource Manual for 2002.

**5. Contract section 28.2 is amended to read:**

**28.2 Tribal W-2 Agencies**

Tribal W-2 agencies must submit CRC assurances to the Department's Contract Manager within sixty (60) calendar days following the Department's electronic publication of the Civil Rights Compliance Standards and Resource Manual for 2002 or submit an approval letter from the Department that was received in the previous two (2) years.

**6. Contract section 30.1 is amended to read:**

**30.1 W-2 Agency Agreement**

In connection with the performance of work under the Contract, the W-2 agency agrees not to discriminate against any employee or applicant for employment because of age, race, religion, color, creed, sex, national origin or ancestry, disability, developmental disability as defined in section 51.01(5) Wisconsin Statutes, physical condition, arrest or conviction record, marital status, political affiliation, military participation, use of lawful products, or sexual orientation as defined in section 111.32(13m) Wisconsin Statutes. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Except with respect to sexual orientation, the W-2 agency further agrees to take affirmative action to ensure equal employment opportunities.

**7. Contract section 30.2 is amended to read:**

**30.2 Written Plan**

Contracts estimated to be over Twenty-Five Thousand Dollars (\$25,000) require the submission of a written Affirmative Action Plan by the W-2 agency. An exemption occurs from this requirement if the W-2 agency has a workforce of less than twenty-five (25) employees. Within sixty (60) calendar days following the Department's electronic publication of the Civil Rights Compliance Standards and Resource Manual for 2002, the W-2 agency must submit the plan to the Department for approval. Instructions on preparing the plan and technical assistance regarding this section are available upon request from the Department.

**8. Contract section 42 is amended to read:**

**42. Conflict of Interest**

Private and non-private corporations are bound by sections 180.0831 and 180.1911(1) of the Wisconsin Statutes regarding conflicts of interests in the conduct of State contracts.

**9. Contract section 54 is amended to include a definition of Advisory Panel and to amend the definitions of Community Reinvestment and Performance Bonus:**

Following the definition of Administration Costs, insert the following:

Advisory Panel: a group formed by the Department to look at how W-2 services are delivered in Milwaukee and to present recommendations to the Department for changes to improve the delivery of W-2 services.

Amend the definitions of Community Reinvestment and Performance Bonus:

Community Reinvestment: the programs described in a plan approved by the Department and funded with TANF funding earned under the 2000-2001 W-2 Contract.

Performance Bonus: an amount awarded to the W-2 agency for meeting the Level One Performance Bonus Benchmark(s) and/or the Level Two Performance Bonus Benchmark(s).

**10. Contract section 57 is created to read:**

**57. Contracting process of subsequent contracts.**

In subsequent contracts the Department shall use the contracting process specified under sec. 49.143(1), Stats., as affected by 2001 Wisconsin Act 16. (Provision required by sec. 9158(9e)(f) of 2001 Wisconsin Act 16.)

**11. Response Item 7.1.8 c) Insurance is amended to read:**

c) Those repaying job access loans through volunteer work or gaining work experience through volunteer work (for example, non-custodial parents participating in unpaid job placements) are covered by worker's compensation insurance and any other type of insurance deemed necessary by the W-2 agency; and

**12. Response Item 7.2.9.5, Employment Skills Advancement Program (ESAP) is deleted:**

The legislation that created ESAP was repealed and accordingly ESAP must be deleted from the W-2 Plan.

**13. Appendix A to the Wisconsin Works (W-2) and Related Programs Contract, W-2 Agency's Financial Allocations, is amended (and attached) to include:**

Emergency Assistance is fully reimbursable.

The funding period for Workforce Advancement and Attachment begins July 1, 2002.

**14. Appendix E to the Wisconsin Works (W-2) and Related Programs Contract, Performance Standards for the 2002-2003 W-2 and Related Programs Contract is amended (and attached).**

All other terms of the Contract continue except as amended in this Amendment.

**IN WITNESS THEREOF**, the Department and the W-2 agency have executed this Amendment on the dates set forth below.

\_\_\_\_\_  
Eric Baker, Administrator  
Division of Workforce Solutions  
Department of Workforce Development

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name printed  
W-2 Agency Authorized Representative

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date

Log #2252

**APPENDIX A**  
**to the**  
**Wisconsin Works (W-2) and Related Programs Contract**  
**for the period January 1, 2002 through December 31, 2003**  
**between**  
**the State of Wisconsin Department of Workforce Development**  
**and**  
**«Field1»**

**W-2 AGENCY'S FINANCIAL ALLOCATIONS**

**W-2 BASE ALLOCATION**

Administration	Services	Benefits	W-2 Base Allocation
\$«Field2»	+ \$«Field3»	+ \$«Field4»	= \$«Field5»

**RELATED PROGRAM FUNDING**

Children First (CF)	Funding to be issued based on DWS Administrator's Memo 01-14 and an approved CF Plan
Contracted Child Care (CCC)	Funding to be issued based on an approved CCC Description
Emergency Assistance	Fully reimbursed
Food Stamp Employment & Training (FSET) 50/50	Funding to be issued based on an approved FSET Plan
Food Stamp Employment & Training – Able Bodied Adults without Dependents	Funding to be issued in November 2001
Job Access Loans (JAL)	\$«Field6»
Refugee Cash Assistance	Fully reimbursed
Workforce Attachment and Advancement (WAA)	\$«Field7» effective July 1, 2002

**AGENCY NUMBER AND TYPE**

Agency Number: «Field8»	Agency Type: «Field9»
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**APPENDIX E**  
**(Amended October 31, 2001)**  
**to the**  
**Wisconsin Works (W-2) and Related Programs Contract**  
**for the period January 1, 2002 through December 31, 2003**  
**between**  
**the State of Wisconsin Department of Workforce Development**  
**and**  
**«Field1»**

**PERFORMANCE STANDARDS FOR THE 2002-2003 W-2 AND RELATED PROGRAMS CONTRACT**

The Performance Standards have been established to measure appropriate and quality services being provided to W-2 and FSET participants. Performance Standards are organized by required criteria, optional criteria, and criteria used for information only.

This chart shows the required Performance Standards for:

1. Base Contract compliance (in addition to the other standards included in the Department's policies);
2. Right of First Selection for the next W-2 Contract (Contract Period 2004-2005). (Note: Right of First Selection status under this provision may be lost under section 16.2 of the Contract.)
3. Level One Performance Bonus; and
4. Level Two Performance Bonus.

Information will be measured for the period of January 1, 2002 through December 31, 2003. (Right of First Selection will be measured for the period January 1, 2002 through December 31, 2002.) Performance Standards are measured Contract-to-Date or Point-in-Time. Those designated as Contract-to-Date are cumulative beginning January 1, 2002 through the last working day of the report month. Those designated as Point-in-Time are measured on the last working day of each calendar month and an average for all months will be calculated to determine if the criteria have been met. **Note:** For a new W-2 agency, the first quarter will be excluded from each calculation to reflect agency start-up and transition if the W-2 agency requests the exclusion of the first quarter data by notifying the Department in writing by 12/27/02 to request this exclusion.

**One Case Credit**

In order to recognize that in agencies, especially those with small caseloads, one case can make a significant difference in the calculation of the Performance Standards benchmarks, a One Case Credit is established.

A One Case Credit will apply when:

- a) The Department makes the final determination of whether a W-2 agency meets a benchmark level for a Performance Standard criteria;

#### Performance Standards (continued)

- b) The W-2 agency does not meet a Benchmark for one or more of the following criteria: Entered Employment Placement Rate; Job Retention Rates; Full and Appropriate Engagement; Basic Educational Activity; Earnings Gain; Educational Activities Attainment.
- c) At least one of the W-2 agency's cases does not meet one or more of the benchmarks for the criteria in b) above; and
- d) The W-2 agency would meet a Benchmark for a criteria listed in b) above if one case that did not meet the criteria was instead considered by the Department to meet the criteria.

The One Case Credit will be applied only once per agency per criteria listed in b) above. The application of the One Case Credit will result in the W-2 agency meeting the Base Contract Compliance Benchmark or the next Benchmark beyond the Benchmark that the W-2 agency would otherwise meet without the application of the One Case Credit. Example: A W-2 agency meets the Base Contract Compliance Benchmark for Entered Employment Placement Rate but does not meet the Level One Performance Bonus benchmark or the Level Two Performance Bonus Benchmark. Application of the One Case Credit would allow the agency to meet the Level One Performance Bonus Benchmark but not the Level Two Performance Bonus Benchmark.

#### **Zero Case Credit**

The Department will apply a special Zero Case Credit to any W-2 agency with no cases for a Performance Standard (if there are any W-2 agencies with zero cases at the time of the Department's Performance Standards calculations). The Zero Case Credit will result in any W-2 agency with no cases meeting the Base Contract Compliance Benchmark and Right of First Selection (RFS) Benchmark, but not meeting the Level One Performance Bonus Benchmark and Level Two Performance Bonus Benchmark. In order to be eligible for a Level One Performance Bonus or a Level Two Performance Bonus, the W-2 agency must have at least one case for the Performance Standard.

#### **Worker Error Adjustment**

The Worker Error Adjustment process outlined in BWSP Operations Memo 00-72, which was developed to address unusual or non-recurring events, will remain in effect for the 2002-2003 Contract Period. To request consideration, a W-2 agency must submit a written request in accordance with the Department's Policies and Procedures.

#### **Risk Protection Adjustment**

At the request of a W-2 agency that is not a tribal agency the Department will reassess the Performance Standards benchmark when the county's average unemployment percentage rate for the most recent three (3) months period is at least 6.5% and at least equal to 110% of the county's unemployment rate for the corresponding three (3) months period in either of the two (2) preceding calendar years. At the request of a tribal W-2 agency, the Department will reassess the contract benchmark if the tribal government documents the following: a tribally operated enterprise employing at least 10% of the tribal workforce has closed for at least a three (3) month period; or there has been at least a 10% reduction in the tribe's per capita payment for the most recent three (3) month period, compared to the corresponding three (3) month period in either of the two (2) preceding calendar years.

## Performance Standards (continued)

The Risk Protection Adjustment is designed to allow unique circumstances related to unemployment of each rate agency to be considered by the Department. Use of this adjustment in the 2002-2003 Contract Period will take the place of the regression analysis model identified in the 2000-2001 W-2 Contract, as the Risk Protection Adjustment accounts for local labor market conditions and unemployment rates. The Department will apply this adjustment as follows:

The unemployment rate for the county is converted into an employment rate by subtracting the unemployment rate from 100. For each Performance Standard to which the Risk Protection Adjustment applies, the benchmark is multiplied by the agency's unemployment rate and is then divided by 93.5.

Example:

County average unemployment rate is 12%

Employment rate = 88 (100-12)

Entered Employment Placement Rate standard would be adjusted as follows:

$$\frac{35 \text{ (Benchmark)}}{93.5} = \frac{x}{88}$$

x = 32.94%, the new Benchmark level

The Risk Protection Adjustment may be applied to the following Performance Standards:

Entered Employment Placement Rate,  
Job Retention Rates, and  
Earnings Gain.



**Performance Standards – Required Criteria**

<b>Performance Expectation</b>	<b>Indicator</b>	<b>Benchmark</b>	<b>Base Contract Compliance</b>	<b>RFS for future W-2 Contract</b>	<b>Level One Performance Bonus</b>	<b>Level Two Performance Bonus</b>
Meet Priority Outcomes for Participants	Entered Employment Placement Rate (Contract-to-Date)	For W-2 and FSET Participants: A percentage of the total participants served by the agency have an Entered Employment placement reported. For the Base Contract Compliance and RFS for future contract measures, this criteria applies to all full and part time jobs expected to last 30 days or more, as reported for participants in FSET and W-2 participants in subsidized employment (W-2 T, CSJ, and Trial Jobs) and case management positions. For Level One Performance Bonus and Level Two Performance Bonus, the measurement will be for full time jobs expected to last 30 days or more.	35%  Applies to both full and part-time jobs.	35%  Applies to both full and part-time jobs	35%  Applies to full-time jobs	40%  Applies to full-time jobs
	Job Retention Rates (Contract-to-Date)	For W-2 and FSET Participants: The Job Retention Rate is calculated for each of the following: a) The percentage of participants with a 30-Day Follow-Through Contact Due that remain employed at the 30-Day Follow-Through Contact; and b) The percentage of participants with a 180-Day Follow-Through Contact Due that remain employed at the 180-Day Follow-Through Contact. This criteria applies to participants in FSET and W-2 subsidized and case management positions for whom an Entered Employment transaction was reported for full or part time jobs lasting 30 days or more. The participant may be employed with the same or different employer at the 30 <sup>th</sup> or 180 <sup>th</sup> day after the Entered Employment is recorded. Both a. and b. must be met.	a. 75% b. 50%	a. 75% b. 50%	a. 80% b. 55%	a. 85% b. 60%

<b>Performance Expectation</b>	<b>Indicator</b>	<b>Benchmark</b>	<b>Base Contract Compliance</b>	<b>RFS for future W-2 Contract</b>	<b>Level One Performance Bonus</b>	<b>Level Two Performance Bonus</b>
	Full and Appropriate Engagement (Point-in-Time)	<p>a) For W-2 and FSET Participants: The adult participants in FSET and W-2 subsidized employment positions are engaged in appropriate activities for the required number of hours and have a current, printed Employability Plan.</p> <p>b) For W-2 Transition Only: Special Requirement for W-2 Extension Cases: Included in the number of hours of activities, W-2 participants in Extension must have one or more of the following activities assigned: AODA Assessment, AODA Counseling, Disability Assessment, Mental Health Assessment, Mental Health Counseling, SS(D)I Advocacy/ Application, Physical Rehabilitation, Domestic Violence Services, Personal Care, Caring for Disabled Child, Caring for Other Family Member. Both a. and b. must be met.</p>	80%	80%	85%	90%
	Basic Education Activities (BEA) (Point-in-Time)	For W-2 Participants only: Adults in W-2 subsidized employment positions who are not designated as high school graduates on CARES (ANSE screen), are assigned to appropriate educational and training activities which include GED (GE), HSED (HS), adult basic education (BE), literacy skills (LS), English as a Second Language (ES), regular high school (RS), and job skills training (JS).	80%	80%	85%	90%
	Educational Activities Attainment (Contract-to-Date)	For W-2 Participants Only: W-2 participants who enter and complete an educational activity, job skills training, or technical college activity. A participant is counted once during the two-year contract period, regardless of the number of times the participant entered and completed any one or more of the following activities: GED (GE), HSED (HS), adult basic education (BE),	35%	35%	40%	45%

Performance Expectation	Indicator	Benchmark	Base Contract Compliance	RFS for future W-2 Contract	Level One Performance Bonus	Level Two Performance Bonus
		literacy skills (LS), English as a Second Language (ES), regular high school (RS), job skills training (JS), and Technical College (TC).				
	Earnings Gain (Contract-to-Date)	For W-2 Participants Only: W-2 participant earnings are compared at one point in time with earnings at a later point in time during program participation. The start and end dates of a CMU (case management for unsubsidized employment) or CMF (case management follow-up) placement will be used to determine the time period. Increased hours as well as increased hourly wage rate are included.	50% with any monthly earning gain	50% with any monthly earning gain	50% with monthly earning gain of \$50	50% with monthly earning gain of \$100
Deliver high quality and effective case management services	FEP to caseload ratio (Point-in-Time – each month averaged to determine the quarter results)	For each quarter of the contract period, no FEP may have a caseload of more than fifty-five (55) W-2 payment cases. A FEP caseload may not exceed one hundred twenty-five (125) total cases (including FSET, non-custodial parent, and case management only cases, in addition to W-2 payment cases. Each W-2 agency has the option to submit (as a part of their RFS Re-contracting response or RFP response) an alternative measure for approval by the Department that is equivalent to the 55 to 1 ratio. For example, if an agency had a specialty FEP who was bilingual, that FEP may have a caseload of fewer than 55 payment cases, and another FEP would have a caseload of greater than 55 cases; however, those cases would have fewer barriers or special needs. Merely averaging the number of all FEPs across the entire caseload is not acceptable as an alternative measure. Vacant positions cannot be included in the calculation. In order to address routine turnover, each agency may have a 5% variance per quarter.	Meets requirement for all 8 quarters	Meets requirement for first 4 quarters	N/A	N/A

Performance Expectation	Indicator	Benchmark	Base Contract Compliance	RFS for future W-2 Contract	Level One Performance Bonus	Level Two Performance Bonus
	W-2 agency staff meet training requirements Point-in-Time, December only)	The percentage of the W-2 agency staff * must have been determined by the Department to be in compliance with training requirements (completed all required training in accordance with the Department's policies by the end of December of each year of the contract or been granted an extension by the Department). The standard is less than 100 percent to take into account factors such as class cancellation. *Subcontractor staff who perform the job responsibilities of the W-2 agency staff, such as FEP case management, also must meet this standard.	90%	90%	95%	100%
	Assessment for Appropriate W-2 Placement and Extension (Point-in-Time)	For W-2 Participants Only: A percentage of the W-2 participants who are placed in unsubsidized or subsidized employment placements must receive assessment services as described below: a) Participants who are placed in a W-2 placement (either initially or as movement from one placement to another) must have an informal assessment completed and documented in CARES within 30 calendar days from the date of placement (including W-2T, CSJ, TJB, CMU, CMF). b) Participants who are placed in W-2 Transition (W-2T) must have a formal assessment initiated and documented in CARES within thirty (30) calendar days of placement into W-2T. This formal assessment must be by a medical or mental health/AODA health professional, Division of Vocational Rehabilitation (DVR) counselor or similar qualified assessing agency or business Both a. and b. must be met.	a. At least 80%  b. At least 80%	a. At least 80%  b. At least 80%	a. At least 85%  b. At least 85%	a. At least 90%  b. At least 90%
	Timely and complete	For W-2 Participants Only: a) On a cumulative basis, the percentage of	a. At least 85%	a. At least 85%	N/A	N/A

Performance Expectation	Indicator	Benchmark	Base Contract Compliance	RFS for future W-2 Contract	Level One Performance Bonus	Level Two Performance Bonus
	processing of 24 and 60-month extension requests (Contract-to-Date)	the extension requests submitted by the W-2 agency to DWD must meet the timeliness policies for extension requests. This includes submittal of complete documentation based on the 24 and 60-month checklists and forwarded timely to the Department in accordance with the Department's policies. b) Extension information, including extension denials by the W-2 Agency or DWD as well as extension approvals, must be entered into CARES timely. Timely CARES documentation is described in policy and includes proper notification to the participant of extension decisions. Both a. and b. must be met.	b. At least 95%	b. At least 95%		
Deliver Services that Meet Customer Expectations	W-2 Agency service meets or exceeds expectations for consumer satisfaction (Contract-to-Date)	Agencies must achieve an average score on each item of 6.5 or greater on a 10-point scale on each of the following 10 items: <ul style="list-style-type: none"> <li>• Staff clearly explained what programs and services were available to me and my family</li> <li>• Staff clearly explained my responsibilities and what was required under the W-2/FSET program</li> <li>• Staff treated participants with respect</li> <li>• Staff were helpful</li> <li>• Staff were knowledgeable about the programs and services offered</li> <li>• Staff returned phone calls within two business days</li> <li>• Staff set up meeting times that fit into my work schedule</li> <li>• Participants were satisfied, overall, with service</li> </ul>	Average score on each item must be 6.5 or greater.	Average score on each item must be 6.5 or greater.	N/A	This Performance Bonus will be proportionately allocated to the agencies having the 10 highest cumulative scores. This proportionate allocation will be an amount that is up to 200% of the amount that would be the agency's share based on proportionate allocation to W-2 agencies using the

<b>Performance Expectation</b>	<b>Indicator</b>	<b>Benchmark</b>	<b>Base Contract Compliance</b>	<b>RFS for future W-2 Contract</b>	<b>Level One Performance Bonus</b>	<b>Level Two Performance Bonus</b>
						proportions in the W-2 Base Allocation chart.
Agency Accountability	Financial Management (Contract-to-Date)	An agency must have submitted timely audits as required by the Contract and must have no significant audit findings as determined by the Department in its Single Agency Audits, or any audits conducted by the Legislative Audit Bureau (LAB) or the Department. Both the amount of dollars involved in an audit finding and the nature of the audit finding will be considered by the Department in determining if the finding is "significant".	Must meet	Must meet	N/A	N/A
	Contract Compliance (Contract-to-Date)	An agency has implemented the W-2 and related programs under the 2002-2003 W-2 and Related Programs Contract and is not and has not been made subject by the Department to a Corrective Action Plan for substantial non-compliance as determined by the Department.	Must meet	Must meet	N/A	N/A

### PERFORMANCE STANDARDS – OPTIONAL CRITERIA

Faith-Based Contracts: There is a valid contract or memorandum of understanding between the W-2 agency and a faith-based provider (as defined in section 54 of the Contract) to provide direct services, (e.g., transportation, basic skills training) to W-2 participants* under the W-2 Contract. Services must be provided under the contract. One or more contract(s) must be signed and in effect for seven of the eight quarters of the W-2 Contract Period. The contract(s) does not need to be with the same provider(s) for the entire W-2 Contract Period.	Copy of the signed contract(s) submitted to the Department's Contract Manager and documentation of services being provided.	Valid Contract and service provision
SSI Advocacy: There is a valid contract or memorandum of understanding between the W-2 agency and a SSI advocacy agency or the W-2 agency has a trained SSI advocate on staff. DWD will define SSI Advocacy service requirements in policy.	Signed contract with service provision or documentation of staff effort submitted to the Department's Contract Manager.	Valid Contract and service provision
Available Employer Health Insurance Benefits	Employer health insurance benefit is available with the first 180 days of employment as identified in CARES on the Entered Employment transaction.	50% of the Entered Employments reported have Available Employer Health Insurance

In the calculation of the Level Two Performance Bonus, a W-2 agency may request the use of one of the above optional criteria as a substitution for the Level Two Performance Bonus for one of the six (6) required Meet Priority Outcomes for Participants Performance Standards. A maximum of one substitution may be requested by the W-2 agency.

### PERFORMANCE STANDARDS – FOR INFORMATION ONLY

Indicator	Measurement
Average Wage at Placement	The average wage rate attained during the contract period as compared to the average wage rate attained during calendar year 2000 for the agency's FSET and W-2 population.
Addressing Barriers	This measures the percentage of participants in one of following W-2 components: Physical Rehabilitation, AODA Assessment, AODA Counseling, Mental Health Assessment, Mental Health Counseling, SSI advocacy, Caring for Other Family Member, Caring for a Disabled Child, and Domestic Violence Services. This is not meant to emphasize barriers but rather to measure activities that are designed to reduce or deal with barriers.
Expanded Caseload: Emphasizes serving broader population of working poor.	This measures the levels of work program participants in Children First (CF), Welfare to Work (WtW), and Workforce Attachment and Advancement (WAA).
In Work Supports (EITC, CC, MA, FS, Child Support)	This measures levels of in-work supports.
Moving Out of Poverty Indicator	This measures earnings using UI wage data for W-2, FSET, CF, WAA, WtW and other work program participants. It will be measured during and after program participation.
Recidivism Rates	This measures the percentage of new W-2 participants receiving cash payments who previously received W-2 cash and had an interlude of at least two (2) months without receiving cash payments.
18 and 19 Year Olds in School	Activities and Employment